## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TENNESSEE WESTERN DIVISION

ECI	MOS, LLC,	)	
	Plaintiff,	) )	Case No. 2:15-cv-2726-JPM-cgc
v.		) )	
CAR	RIER CORPORATION,	)	
	Defendant.	)	
	JURY	VERDICT	FORM
follow	<u> </u>	er the follow	wing questions submitted by the Court as
	BREAG	CH OF CON	<u>VTRACT</u>
	(EC	CIMOS's Cl	aim)
1.	Has ECIMOS, LLC ("ECIMOS" entered into a software licensing c	•	a preponderance of the evidence that it Carrier Corporation ("Carrier")?
	Yes No		
	If your answer is "Yes," pr If your answer is "No," ski		estion 2. 2 through 5 and proceed to Question 6.
2.	breached the software licensing confidence ECIMOS a license fee for install operating system? (Recall that a	ontract, in a viling and using breach of co	of the evidence that Carrier materially way that was not excused, by failing to pay ag ECIMOS's software on the Windows 7 ontract by Carrier would be excused by an S. What constitutes a "material" breach is
	Yes No		
	Regardless of your answer	, proceed to	Question 3.

3.	Has ECIMOS proven by a preponderance of the evidence that Carrier materially breached the software licensing contract, in a way that was not excused, by failing to maintain the confidentiality of ECIMOS's materials relating to ECIMOS's software and/or hardware drawings? (Recall that a breach of contract by Carrier would be excused by an earlier material breach of contract by ECIMOS. What constitutes a "material" breach is discussed on page 34 of the Jury Instructions.)		
	Yes No		
	If you answered "Yes" to Questions 2 <u>and/or</u> Otherwise, skip Questions 4 and 5 and proceed	<u>-</u>	
4.	Has ECIMOS proven by a preponderance of the evidence that Carrier's breach of breaches of the software contract caused damages to ECIMOS?		
	Yes No		
	If your answer is "Yes," proceed to Question If your answer is "No," skip Question 5 and p		
5.	You have returned a verdict in favor of ECIMOS on its breach of contract claim. Wha amount of damages do you find that ECIMOS should recover as a result of Carrier's breach of contract?		
	Amount \$		
	What amount of damages that you awarded under this question, if any, is already included within any amount of damages that you have previously awarded ECIMOS for misappropriation of trade secrets under Question 13 and/or copyright infringement under Question 19?		
	Amount \$	(misappropriation of trade secrets)	
	Amount \$	(copyright infringement)	
	Regardless of your answer, proceed to Question 6.		

## **BREACH OF CONTRACT**

(Carrier's Claim)

6.	Has Carrier proven by a preponderance of the evidence that it entered into a service contract with ECIMOS?
	Yes No
	If your answer is "Yes," proceed to Question 7. If your answer is "No," skip Questions 7 through 9 and proceed to Question 10.
7.	Has Carrier proven by a preponderance of the evidence that ECIMOS materially breached the service contract in a way that was not excused? (Recall that a breach of contract by ECIMOS would be excused by an earlier material breach of contract by Carrier. What constitutes a "material" breach is discussed on page 34 of the Jury Instructions.)
	Yes No
	If your answer is "Yes," proceed to Question 8. If your answer is "No," skip Questions 8 and 9 and proceed to Question 10.
8.	Has Carrier proven by a preponderance of the evidence that ECIMOS's breach of the service contract caused damages to Carrier?
	Yes No
	If your answer is "Yes," proceed to Question 9. If your answer is "No," skip Question 9 and proceed to Question 10.
9.	You have returned a verdict in favor of Carrier on its breach of contract claim. What amount of damages do you find that Carrier should recover as a result of ECIMOS's breach of contract?
	Amount \$
	Regardless of your answer, proceed to Question 10.

## TRADE SECRET MISAPPROPRIATION

10.	Has ECIMOS proven by a preponderance of the evidence that any of the following artrade secrets:		
	a. ECIMOS's software source code, including the algorithms for the valid tests and test procedures and the way the software source code interacts with ECIMOS's database?		
	Yes No		
	b. ECIMOS's assembled hardware drawings and wiring diagrams?		
	Yes No		
	If your answer is "Yes" to any subpart of Question 10, proceed to Question 11. Otherwise, skip Questions 11 through 14 and proceed to Question 15.		
11.	Has ECIMOS proven by a preponderance of the evidence that Carrier misappropriated any of the following information <i>that you have already determined to be trade secrets</i> :		
	a. ECIMOS's software source code, including the algorithms for the valid tests and test procedures and the way the software source code interacts with ECIMOS's database?		
	Yes No		
	b. ECIMOS's assembled hardware drawings and wiring diagrams?		
	Yes No		
	If your answer is "Yes" to any subpart of Question 11, proceed to Question 12. Otherwise, skip Questions 12 through 14 and proceed to Question 15.		

12.	Has ECIMOS proven by a preponderance of the evidence that it suffered detriment as a result of the misappropriation of any of the following trade secret information that you have already determined to be trade secrets and that you have already determined were misappropriated by Carrier:	
	a. ECIMOS's software source code, including procedures and the way the software source	-
	Yes No	
	b. ECIMOS's assembled hardware drawings and wiring diagrams?	
	Yes No	
	If your answer is "Yes" to any subpart of Question 12, proceed to Question 13. Otherwise, skip Questions 13 through 14 and proceed to Question 15.	
13.	You have returned a verdict in favor of ECIMOS on its trade secret misappropriation claim. What amount of damages do you find that ECIMOS should recover as a result of Carrier's misappropriation of ECIMOS's trade secrets?	
	Amount \$	ECIMOS's actual loss
	Amount \$	Carrier's additional profits due to
	misappropriation of trade secrets Or, instead of the above two measures:	
	Amount \$	Reasonable royalty
	What amount of damages that you awarded under this question, if any, is already included within any amount of damages that you have previously awarded ECIMOS for breach of contract under Question 5 and/or copyright infringement under Question 19?	
	Amount \$	(breach of contract)
	Amount \$	(copyright infringement)
	Regardless of your answer, proceed to Questio	n 14.

14.	Has ECIMOS proven by clear and convincing evidence that Carrier's misappropriation of ECIMOS's trade secrets was willful and malicious? (The "clear and convincing evidence" standard is explained on page 71 of the Jury Instructions, along with the definition of "willful" and "malicious" acts.)
	Yes No
	Regardless of your answer, proceed to Question 15.
	COPYRIGHT INFRINGEMENT
15.	Has ECIMOS proven by a preponderance of the evidence that it owns a valid copyright with respect to its Run Test software source code? (Recall that by producing a copyright registration, ECIMOS has established a presumption that it owns a valid copyright in the registered material.)
	Yes No
	If your answer is "Yes," proceed to Question 16. If your answer is "No," skip Question 16 and proceed to Question 17.
16.	Has ECIMOS proven by a preponderance of the evidence that Carrier copied the protected elements of ECIMOS's Run Test software source code? (Several <i>unprotected</i> elements of the source code are listed on page 56 of the Jury Instructions.)
	Yes No
	Regardless of your answer, proceed to Question 17.
17.	Has ECIMOS proven by a preponderance of the evidence that it owns a valid copyright with respect to its Run Test database script source code? (Recall that by producing a copyright registration, ECIMOS has established a presumption that it owns a valid copyright in the registered material.)
	Yes No
	If your answer is "Yes," proceed to Question 18. If your answer is "No," skip Question 18 and proceed to Question 19.

18.	Has ECIMOS proven by a preponderance of the evidence that Carrier copied the protected elements of ECIMOS's Run Test database script source code? (Several <i>unprotected</i> elements of the source code are listed on page 56 of the Jury Instructions.)		
	Yes	No	
	Regardless of	your answer, proceed to Q	Question 19.
19. If and only if you answered "Yes" to at least one of <u>Questions</u> returned a verdict for ECIMOS on its copyright infringement claim the following question: What amount of damages do you find recover as a result of Carrier's infringement of ECIMOS's copyright answered "No" to both of Questions 13 and 15, do not answer this questions 13 and 15, do not answer this questions 13 and 15, do not answer this questions 15.		t infringement claim and you must answer mages do you find that ECIMOS should ECIMOS's copyrighted material? (If you	
	Amount \$		ECIMOS's actual damages
	Amount \$		Carrier's <i>additional</i> profits due to copyright infringement
	included within any	amount of damages that y	under this question, if any, is already ou have previously awarded ECIMOS for misappropriation of trade secrets under
	Amount \$		(breach of contract)
	Amount \$		(misappropriation of trade secrets)
Once	e completed, sign the v	erdict form and return it	to the Court.
		JU	RY FOREPERSON
		Da	ite: